

From the INTERNATIONAL PRELIMINARY EXAMINING

SESHIN PATENT & LAW FIRM

8th F1. KFSB Bldg. 16-2 Yeoedo-Dong Yeongdeungpo-Gu, Seoul 150-010, Reoublic of Korea

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of mailing

(day/month/year) 02 AUGUST 2004 (02.08.2004)

Applicant's or agent's file reference PCT0087

International application No.

IMPORTANT NOTIFICATION

International filing date (day/month/year)

PCT/KR2002/000617

09 APRIL 2002 (09.04.2002)

Priority date (day/months/year)

Applicant

GENOFOCUS CO., LTD. et al

- 1. The applicant is hereby notified that International Preliminary Examining Authority transmits here with the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report(but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details in the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/KR

Korean Intellectual Property Office 920 Dunsan-dong, Seo-gu, Daejeon 302-701, Republic of Korea

Facsimile No. 82-42-472-7140

Authorized officer

COMMISSIONER

Telephone No. 82-42-481-5281





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference PCT0087	FOR FURTHER ACTION	SeeNotificationofTransmittalofInternationalPreliminary Examination Report (Form PCT/IPEA/416)			
International application No. PCT/KR2002/000617	International filing date(day/mod 09 APRIL 2002 (09.04.2)	• •	(day/month/year)		
International Patent Classification (IPC)	•				
IPC7 C12P 1/00					
Applicant GENOFOCUS CO., LTD. et a	al .				
amended and are the basis i	t according to Article 36. of sheets, include anied by ANNEXES, i.e., sheets of this report and/or sheets contains.	ing this cover sheet. If the description, claims and/orining rectifications made before	or drawings which have been		
70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total ofsheets.					
IV Lack of unity of inv V Reasoned statemen citations and explan VI Certain documents of the companies of	of opinion with regard to novelty, ention t under Article 35(2) with regard ations supporting such statement cited the international application to on the international application	o novelty, inventive step or inc			
Date of submission of the demand	Date of	f completion of this report	·		
10 NOVEMBER 2003 (10.11.20	003)	30 JULY 2004 (30.07.2004	4)		
Name and mailing address of the IPEA/ Korean Intellectual Property 920 Dunsan-dong, Seo-gu, Republic of Korea Facsimile No. 82-42-472-7140	y Office Daejeon 302-701,	rized officer WON, Jong Hyeok	शुरुष		



International aplication No.
PCT/KR2002/000617

I.	Basis	sis of the report	
1.	With	h regard to the elements of the international application:*	
	$\overline{\mathbf{x}}$	the international application as originally filed	
	$\overline{\mathbf{x}}$	the description:	11 61 1
	_	F-5: 110	as originally filed with the demand
		pages, filed with the letter of	
	$\overline{\mathbf{x}}$	1 the claims:	
		pages 46-57 , 2	ns originally filed
		nages , filed	with the demand
		pages, filed with the letter of	
	X		
		pages 1/12- 12/12 , a pages, filed	as originally filed with the demand
		pages, filed with the letter of	
		the sequence listing part of the description:	
٠		pages, a	s originally filed with the demand
		pages, filed with the letter of	
2.	the	With regard to the language, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language English	
	닏	the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).	
	X	the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary examination (under Rule 48.3(b)).	inder Rules 55.2 and/
		or 55.3).	inder Rules 33.2 and
3	. Wi	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, or	the international
		contained inthe international application in written form.	
		filed together with the international application in computer readable form.	
		furnished subsequently to this Authority in written form.	
		furnished subsequently to this Authority in computer readable form	
		The statement that the subsequently furnished written sequence listing does not go beyond the international applicationas as filed has been furinshed.	
,		The statement that the information recorded in computer readable form is identical to the written been furnished.	sequence listing has
4.		The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, Nos.	
5.		the drawings, sheet	
		This report has been established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	ave been considered to
*	in th	eplacement sheets which have been furnished to the receiving Office in response to an invitation under Art this opinion as "originally filed." and are not annexed to this report since they do not contain amend ad 70.17).	icle 14 are referred to ments (Rules 70.16
1	* Any	ny replacement sheet containing such amendments must be referred to under item I and annexed to this re	port.

V. Reasoned statement under Article 35(2) with regard to novelty, inventive	e step or industrial applicability;
citations and explanations supporting such statement	

Novelty (N)	Claims	1-56	YES
	Claims	None	NO
Inventive step (IS)	Claims	1-56	YES
• • •	Claims	None	NO
Industrial applicability (IA)	Claims	1-56	YES
	Claims	None	NO

2. Citations and explanations (Rule 70.7)

1) Reference is made to the following documents identified in the International Search Report:

D1: J. of Bacteriology, Vol. 183, No. 21, pages 6294-6301 (2001)

D2: WO 02-00232 A D3: WO 01-12817 A

2) D1 discloses the surface display system based on the use of bacterial spores. A protein of the *Bacillus* subtillis spore coat was found to be located on the spore surface and used as fusion partner to express the amino acid terminal fragment of the tetanus toxin.

D2 discloses the method for modulation of an immune response of an organism comprising contacting organism with a spore system and comprising a recombinant spore having at least one exogenous nucleic acid, peptide, or polypeptide. In this invention, the nucleic acid, peptide, or polypeptide is displayed on or bound to a surface of the spore.

D3 discloses the libraries of recombinant enzymes that are useful for biocatalytic synthesis of derivatives of organic molecules. The use of recombinant enzyme libraries enables to obtain enzymes that catalyze the formation of organic molecule derivatives.

3) The subject-matter of Claim 1 to Claim 2 differs from the process of the closest prior art, which is defined by D1, in the use of a biocatalyst which comprises the steps of preparing a vector for spore surface display comprising a gene construct containing a gene encoding a display motif and a gene encoding the biocatalyst. And none of the cited prior art discloses the biocatalyst according to Claim 29 and Claim 30 which fused covalently to a display motif or displayed on virus surface by virtue of noncovalent bonds.

The prior art provides surface display of recombinant proteins on microbial organism spores. The biocatalyst described in the prior art cannot be continuously reused and applied to various bioconversion reactions because many problems such as cell disruption, inactivation of biocatalyst due to protease may occur during bioconversion reaction.

Meanwhile, the method of Claim 1 to Claim 2 using the stabilized biocatalyst according to Claim 29 to Claim 30 displayed on the surface of virus allows to reuse continuously for a long time and to have various resistance to extreme environment and to be applicable to various bioconversion reactions.

As a consequence, the subject-matter of Claim 1 to 2 and Claim 29 to 30 and its dependent Claim 3 to 28 and 31 to 56 is novel and inventive over the cited prior art. Therefore, the subject-matter of Claims 1 to 56 would appear to meet the requirements of Article 33(2) and 33(3) PCT.

4) It would appear that the claimed subject-matter is industrially applicable.

Therefore, the subject-matter of Claims 1 to 56 meets the requirements of Article 33(4) PCT.